# HONEST SERVANTS IS NATION'S NEED

Underwood Points Out Dangers of Direct Democracy.

#### ADDRESS BEFORE CATHOLIC CLUB

Declares That Masses of People Are Better Judges of Men Than of Measures-Wickersham Argues for Equality of Opportunity for All Citizens.

New York, December 19 .- Two ad-Attorney-General true nationalism is equality of opporevery citizen, and the other

ent as it exists to-day," he said, "it not in its organic form. It is due the failure of those in office to honestly, fairly and justly perform the law duties imposed upon them," to b

He pointed to the failures of direct

scheme of the Revolutionary fathers, with a tendency to place the power of law-making in the hands of all the people, would place constitutional guarantees of individual liberty subservient to the will of the majority through political compulsion, he said.

Misjudge Sentiment.

Those who urge a change, he argued, do not reflect that at times they may misjudge real public sentiment, that the representative who acts as the instrument of the government is at fault, and not the basic principle of the government itself.

an honest measure.
"When you say that the voter cannot select a public official who will
reflect the will of the people in his
office and be faithful to the Constitution of his country, I say you reflect on the very first principle of free
government and misjudge the honesty
and the intelligence of the American
people. people.
"Let us clect honest men to public

"Let us elect honest men to public office, men who have the courage to stand for the true interest of the Constitution they represent, regardless of what effect it may have on their personal fortunes. There then will be no demand for a change of the fundamental principles of our government."

No Special Privileges.

Attorney-General Wickershum's subject was "The Equality of Opportunity for All and Special Privileges for None."

The enforcement of the law against.

for All and Special Privileges for None."

The enforcement of the law against unlawful restraint of trade and monopolies is attended with much outcry by those who have too long enjoyed unfair advantages over their competitors, the end of which they now see, declared Mr. Wickersham. But be not deceived by their clamor. Neither the law nor the enforcement of the law is directed against legitimate business enterprise, but to what William Poan denominated the great end of all government, viz.: to support and reverence the people from the abuses of power.

"A few months ago a visitor to this city, desirous of seeing its most famous highway would have beheld an extraordinary spectacle," continued the Attorney-General. "All along the great Fifth Avenue, an army of workmen was employed removing the facades of some of the buildings, sivaring off columns and pilasters from others, demelishing and reconstructing.

"Inquiry would have led to the con-

"Indufry would have led to the conclusion that during a considerable period of years the owners of land abutting on this highway had gradually eneroached upon the street, until finally the city authorities awakened to the fact that the highway, which was the property of all, was being appropriated for the honefit of a few. Thereupon legal proceedings were commoned, and the authorities compelled each and every lot owner to take down go much of his building as eneroached. (Continued on Second Page.) Inquiry would have led to the con-

#### TAFT IS EULOGIZED

meeting of Nebraska Republicans was held tils afternoon and evening to set in motion a movement looking to the selection of delegates to the national convention piedged to the renomination of Bresident Taft. The declarations of the speakers and the recolutions adopted were eulogistic of the President, and "Taft his own successor" was the slogan throughout the meeting. The organization of a Nebraska Taft League was effected, and a committee was appointed empowered to confer with committees of each congressional district in the selection of two delegates from each district, the combined committees in turn to meet at Lincoln and recommend four delegates at large to the national convention.

t.

The resolutions warmly commend the administration of President Taft, and call for his renomination, because "the cenevolent Christian people of civilized nations everywhere have been looking for many years for a great leader in the advocacy of world peace, and mays found him in our President."

#### ANSWER TO SUIT FILED

## BRINGS SUIT FOR \$20,000

#### ILLNESS CAUSE OF SUICIDE

#### ADJOURNS FOR HOLIDAYS

of Harrisonburg, Pa., who addressed the Senate Committee on Interstate Commerce to-day on the "Trust Prob-lem," The committee adjourned to-day until January 5, 1912, when it will re-sume its inquiry.

### WILL NOT BE CANDIDATE

Pinchot Will Deliver Message From Roosevelt in Medina Address.

Roosevett in Medina Address.

Columbus, O., December 19.—That Theodore Roosevelt will not be a candidate for the Republican nomination next year will be the message delived by Gifford Pinchot in an address at Medina, O., Friday night next.

This information came to-day from Washington in a telegram to Secretary J. D. Packler, of the Ohlo Progressive League, from Walter L. Houser, national manager of the La Follette campaign.

#### FOR TREATMENT OF GAYNOR

Aew York Aldermen Vote to Pay Doctors \$19,400.

New York, December 19.—The Board of Aldermen voted unanimously this afternoon to pay doctors bills aggregating \$19,600 for services to Mayor Gaynor after he was shot in Hoboken in August, 1910. The bills had been cut down from \$26,100. The Mayor had offered to pay the bills from his private resources, it was said to-day, but the physicians declined to accept the payment from him, and made out their bills to the city.

#### IN PURSUIT OF REYES

Federal and State Troops Join in Search in Hills,

District Attorney's Venerable Diplomat and Speech Replete With Bitter Invective.

#### LEGAL BATTLE TO BE HARD FOUGHT

Following Completion of Jury, Government Representative Goes Into Great Detail in Statement of Deeds Which He Charges Mark Conspiracy to Violate Law.

#### Indicted Packers

J. Ogden Armour, president of Ar-

Louis F. Swift, president of Swift & Company. Edward F. Swift, vice-president of

Edward F. Swift, vice-president of Swift & Company. Charles H. Swift, director of Swift & Company. Edward Tilden, president of the Na-tional Packing Company. Edward Morris, president of Morris & Company.

& Company. Francis A. Fowler, director of Swift

Phomas J. Connors, superintendent of Armour & Company, Louis H. Hyman, manager of Morris & Company,

which is to try the ten Chicago pack-rs who are charged with violation of

competitors.

That the indicted packers or their predecessors have dominated the meat industry of the country and fixed prices since 1880.

That the real purpose and desire of

That this test cost, arrived at by adding the killing charge to the price of cattle on the hoof and deducting allowances for hide and fat, is in excess of the real cost, and gives the packers a larger margin of profit than their own figures indicate.

That the country was divided under the old pooling system into different divisions, and each member of the pool allotted a certain percentage of the business, and that a similar/system is still in existence.

That a system of forfeits was paid to members who failed to get their percentage of the business dividends, and these forfeits were in the nature of fines on those members who exceeded their allotment.

ceeded their allotment.

That formerly the representatives of the combination met every Tuesday in the office of a Chicago lawyer and fixed the prices of meat.

That since the organization of the National Packing Company the directors of that organization held meetings at which the price of the product is fixed. That a specially Revised code of

That a specially devised code of trade terms was used at these meetings, where prices were made.

No Other Conclusion.

"The evidence which will be presented," said Mr. Wilkerson, "will show that no other conclusion can be reached than that the National Packing Company was used for the purpose of conclusion.

and for that alone."

Mr. Wilkerson ridiculed the claim Mr. Wilkerson ridiculed the claim which he anticipated the defense would make that the National Packing Company was an outgrowth of an attempt to organize a "benevolent monopoly."

The district attorney had not concluded when court adjourned for the day. He is expected to finish to-morrow morning.

pany was used for the purpose of con-linuing the operations of the old pool,

# OUTLINES CASE SMILEONHISFACE, AGAINST PACKERS JOHN BIGELOW DIES

Author in His 95th Year.

### FUNERAL WILL BE HELD ON FRIDAY

Remains Will Be Taken to Highland Fais and Buried Beside Wife, Who Passed Away 30 Years Ago-Equally Well Known in Public Life and in Letters.

"He had been facing death to cral days, and he realized it," said his son. Major John Bigelow. Jr., to-day.
At the hedside were two of his four children—Major Bigelow and Miss Grace Bigelow—and his granddaughter. Miss Charlotte Harding.
One of the first to be notified of

#### SERVED IN THREE WARS

the National Packing Company, which was organized by members of the combination March 18, 1903, is to continue the work "accomplished by the old pool."

That the key to the system is the uniform method used by the members in figuring the test cost of the product.

That this test cost, arrived at by adding the killing charge to the price of cattle on the hoof and deducting allowances for hide and fat, is in excess of the real cost, and gives the packers a larger margin of profit than their own figures indicate.

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#### TO WELCOME O'CONNELL

Massachusetts Regiment Escort for the Cardinal When He Returns.

Boston, December 19.—The Right Rev. Joseph G. Anderson, Auxillary Bishop of the Boston Diocese, is at the head of the committee arranging a welcome home for Cardinal O'Conneil. The cardinal will leave Naples in the steamer Canopic on January 17, and arrive in Boston Monday, January 29. He will be met by the Ninth Regiment, M. V. M., which, with the reception committee, will escort him to the cardinal's house in Granby Street.

On Thursday morning, February 1, in the Cathedral of the Holy Cross, a mass of thanks viving will be sung, bishops and monsigners from New England and outside dioceses being present. On February 5 the clergy of the Boston Diocese will give to the cardinal a dinner in the Hotel Somerest, and on February 7 he will be a guest of the laity of the diocese.

BEST SERVICE TO CALIFORNIA. Sungard or Tourist, Latter personally con-ducted without change. Berth 19. Wash.-Sunset Route, 207 E. Main St.

## WAS NEARING CENTURY MARK



# NEAR EXPLOSIVES

Witnesses From Muncie, Ind., Testify in Investigation of Dynamite Conspiracy.

Willingly Tell of Representations Under Which They Rented Their Places .

Indianapolis, Ind., December 19,-

nitroglycerine. The fact that the rent had been paid and the house, always in darkness, was visited periodically by a stranger created an element of mystery which still was unsolved when the place, again deserted, was thrown open and school children skated ever the floors upon which appeared greased spots. Later it was found the spots were caused by nitroglycerine, and experts were called to destroy their explosive power.

Among the winesses from Muncle were Mrs. Elizabeth Hiner, Isaac Grant and a manufacturer who sold boxes to McManigal.

The evidence was traced by the investigators not only to confirm Mechanigal's confession which implicates the paid of the presidential party was forced to make its wny to a waiting auterious by the colored porters whom the stationmaster had hastily pressed into Unescorted, the President went to Unescorted, the President went to Unescorted, the President went to Unescorted. There the first sight of police officers detailed for duty with the party was had. The detachment was made up of which implicates the policymen on wheels had been assigned to travel with him the party was had, the railway station. The two bley-to-mer visits ten policemen on wheels had been assigned to travel with him deep provention of the president was to make its wny to a waiting auterious described porters whom the crowd only to confirm the party was forced to make its wny to a waiting auterious party of the colored porters whom the crowd only by ten colored porters whom the crowd and the party was forced to make its wny to a waiting auterious party only the colored porters whom the crowd only it of confirm to make its wny to a waiting auterious and the crowd only to confirm the party was forced.

The evidence was traced by the inveatigators not only to confirm Mcleventigators not only to confirm McManigal's confession which implicates John J. and James II. McNamara,
but also to bring out who, If any, assisted them.

Other expressions of horror at discovering they had been living near
covering they had been living the had bee

Usual Provisions to Safeguard Nation's Head Omitted in New York.

## EXPRESSIONS OF HORROR RESPONSIBILITY NOT FIXED

In Three Addresses President Touches on Peace, Politics and Puritanism.

of the United States traveled through New York's streets to-night

tics. Although action on the motion to dismiss the appeal will not be taken until after January 2. It is understood the records, including books and correspondence of John J. McNamara, may now be carried between any Federal or county jurisdictions without opposition.

Woman Accuses Franklin.

Los Angeles, Cal., December 19.—
Burt H. Franklin, the detective accused of having bribed a sworn juror in the drift in President's brother, where he is stapping during his two days visit in New York. The President's company experience of the United States had no municipal protection with the except of the United States had no municipal protection with the except of the United States had no municipal protection with the except of the United States had no did not join the presidential party until it had left the residence of Henry w. Taft, the President's brother, where he is stapping during his two days visit in New York. The President's currently of having bribed a sworn juror in the class of having bribed a sworn juror in the class of having bribed a sworn juror in the class of the United States had no in a humorous vein on his Purftan and cestry.

Until he reached Brooklyn the President of the United States had no fit to the content of the United States had no in a humorous vein on his Purftan and cestry.

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# TAFT'S ACTION BY UNANIMOUS VOTE

Lodge's Joint Resolution Adopted After All-Day Debate.

#### HOUSE EXPECTED TO ACT FAVORABLY

Measure Is Couched in Language Most Satisfactory to Administration in Its Effort to Avoid Giving Offense to Russia-Situation Assumes Quieter Phase.

Washington, December 19 .- The ate by a unanimous vote to-night foration to Russia of the termination of joint resolution, reported by the

P. M. It was introduced for the committee by Mr. Lodge, of Massachusetts, as the measure couched in the language most satisfactory to the Massington administration, which sought to avoid giving offense to the St. Petersourg government.

The final action came after two substitutes had been voted down. It was the climax of a notable proceeding in the chamber which guards jealously its traditional powers to make and break treaties. All through the symposium of views, to which many Senators contributed throughout the day, however, there were citations of historical instances of treaty terminations by legislative act. The Senate was held in session until a late hour on the urgent plea of Senator Lodge that to secure action before the Christmag holidays recess ou Thursday It was necessary that the Senate should aer to-night.

Divergence of Views.

Every Senator who spoke voiced his advocacy of congressional action to meet the Russian discrimination. They were unanimous for the termination of the freaty, but showed a wide divergence of views as to the manner in which that end should be accomplished.

The most conspicuous opposition to the Senato resolution developed when Senator Hitchcock, of Nebraska, offered as a substitute a resolution eleveloped when Senator Hitchcock, of Nebraska, offered as a cause for discrimination and omitting the charge that Russia had violated the terms of the treaty.

The Hitchcock substitute, however, in along the lines of the House resolution. Those who voted in the affirmative on the Hitchcock substitute, however, in along the lines of the House resolution developed when Senator Chilton, Culberson, Hitchcock, Johnson, Kern, Lea, Martine, Myers, Odorman, Rayner, Smith, of Maryland, Taylor, Waison and Williams, Odorman, Rayner, Smith, of Maryland, Taylor, Waison and Williams, Odorman, Rayner, Smith, of Maryland, Taylor, Waison and Williams, Odorman, Rayner, Smith, of Maryland, Taylor, Waison and Williams, Odorman, Reyner, Smith, of Maryland, Taylor, Waison and Williams, Odorman, Reyner, S

ate to end a treaty without the co-operation of the House.

operation of the House.

Much attention was given by Mr.

Lodge to the contention that delay
would render it impossible to terminate the treaty for the next two years.

"Russia had disregarded the terms
of the treaty," he said. "Article 1 has
been violated by Russia, while it has
been electrical that the said of the treaty." Burt H. Franklin, the detective accused dent's customary escore in the standard of having bribed a sworn juror in the ten policemen. There was not even a trial of the confessed dynamiter, James trial of the confessed dynamiter, James the Economic Club diners held the preliminary hearing by Mrs. B. McNamara, was confronted to-day at his preliminary hearing by Mrs. Dora Bain. She had told the district Brooklyn dinners, some one having as to discriminate against a large element of American citizens. It is interesting to the continued on Second Page.)